

## महाराष्ट्र शासन

### तात्काळ/कालमर्यादा

क्रमांक-साखर-१११३/GOI-१२५/प्र.क्र. २०३/नापु.१९  
अन्न, नागरी पुरवठा व ग्राहक संरक्षण विभाग  
मादाम कामा रोड, हुतात्मा राजगुरु चौक,  
मंत्रालय विस्तार, मुंबई - ४०० ०३२.  
दिनांक : ६ जानेवारी, २०१४.

प्रति,

- (१) नियंत्रक, शिधावाटप व संचालक नागरी पुरवठा, मुंबई.
- (२) जिल्हा पुरवठा अधिकारी (सर्व)
- (३) अन्नधान्य वितरण अधिकारी, पुणे, सोलापूर, नागपूर

**विषय :** माहे जानेवारी, २०१४ करीता नियंत्रित साखरेचे नियमित नियतनाबाबत

**संदर्भ :** केंद्र शासनाचे आदेश क्रः५-५(पीडीएस)/२०११-एससी-॥/(शुगर कंट्रोल) महाराष्ट्र/६८८, दि. ११/१२/२०१३

केंद्र शासनाचे माहे जानेवारी, २०१४ या महिन्याकरिता नियंत्रित साखरेच्या नियतनाचे वाटप सोबत जोडलेल्या विवरणपत्रात मध्ये दर्शविले आहे.

२. केंद्र शासनाने राज्यातील दारिद्र्य रेषेखालील कार्डधारकांच्या लोकसंख्येनुसार प्रतिव्यक्ती ५०० ग्रॅम या परिमाणानुसार नियतन दिलेले आहे. केंद्र शासनाकडून माहे जानेवारी या महिन्याकरिता १,३९,८७७ क्विंटल प्राप्त झाले आहे. आपल्या जिल्हयास उपलब्ध करून दिलेला नियंत्रित साखरेचा कोटा विचारात घेऊन प्रतिव्यक्ती ५०० ग्रॅम (प्रौढ अथवा मुल/बालक असा भेदभाव न करता) या परिमाणानुसार प्रति किलो रुपये १३.५० या किरकोळ दराने शिधापत्रिकाधारकांना वितरण करावे. माहे जानेवारी, २०१४ या महिन्याच्या पहिल्या पंधरवज्यात नियंत्रित साखरेचा संपूर्ण कोटा शक्य झाल्यास उचलण्याची परवानगी शिधापत्रिकाधारकांना द्यावी. परंतु, शिधापत्रिकाधारकांच्या इच्छेनुसार वरील मासिक परिमाणाचा नियंत्रित साखरेचा कोटा पंधरवज्यासाठी ठरविलेल्या परिमाणात उचलण्याची मुभा राहील. शासनाने ठरवून दिलेल्या परिमाणात नियंत्रित साखर शिधापत्रिका धारकांना वाटप करताना त्यांचा मागील महिन्याचा कोटा व्यपगत होवू नये म्हणून तो पुढील महिन्यात देण्याकरीता शासन परिपत्रक क्रमांक क्युएनटी-१०८५/का.१७, दिनांक ३० ऑगस्ट, १९८५ अन्वये दिलेल्या आदेशांचे काटेकोरपणे पालन करावे.

३. नियंत्रक, शिधावाटप व संचालक, नागरी पुरवठा, मुंबई, सर्व जिल्हा पुरवठा अधिकारी व सर्व अन्नधान्य वितरण अधिकारी यांना कळविण्यात येते की माहे जानेवारी, २०१४ या महिन्याची नियंत्रित साखर तातडीने उचलावी व माहे जानेवारी, २०१४ महिन्यात पात्र शिधापत्रिका धारकांना साखरेचे वितरण करण्याची दक्षता घेण्यात यावी.

४. जे साखर कारखाने केंद्रशासनाने मंजूर केलेले नियंत्रित साखरेचे नियतन उपलब्ध करून देणार नाहीत त्यांच्याविरुद्ध जीवनावश्यक वस्तू कायदा, १९५५ अंतर्गत कारवाई करणेबाबत केंद्र शासनाने वेळोवेळी कळविले आहे. त्यामुळे यापुढे जे साखर कारखाने केंद्र शासनाने दिलेले नियतन देण्यास नकार देतील अशा साखर कारखान्यांविरुद्ध गुन्हा दाखल करण्यात यावा तसेच जो कारखाना साखर देत नाही त्या कारखान्याच्या गोदामातील साखर संबंधित कारखान्याच्या जिल्हा प्रशासनाने जप्त करून संबंधित जिल्हयास वितरीत करण्याची व्यवस्था करावी.

५. साखर नॉमिनी नियुक्त करणे, विक्रीचा दर ठरविणे, वाहतूक खर्च निश्चित करणे आणि नॉमिनीकडून नियंत्रित साखरेच्या फरकाची रक्कम वसूल/देण्यासंबंधी आवश्यक ती कार्यपद्धती अनुसरण्याकरीता शासनाने वेळोवेळी दिलेल्या स्थायी आदेशांचे पालन/अनुकरण करावे. केंद्र शासनाने माहे जानेवारी, २०१४ साठी दिलेल्या सन २०११-१२ च्या उत्पादीत साखरेस केंद्र शासनाच्या दिनांक ७.०३.२०१२ च्या आदेशान्वये निर्गमित केलेले बर्हिगोदाम दर लागू केले आहेत. आपणास नियत केलेली नियंत्रित साखर भारत सरकारच्या लागू असलेल्या दरानुसार उचलावी. केंद्र शासनाच्या आदेशानुसार जानेवारी, २०१४ साठी कारखान्यांना सन २०११-२०१२ ची साखर वितरीत करण्याबाबत आदेश दिले आहेत.

६. माहे जानेवारी, २०१४ या महिन्याची नियंत्रित साखर उचलण्याची अंतिम मुदत दिनांक २८ फेब्रुवारी, २०१४ पर्यंत आहे.परंतु आपण माहे जानेवारी, २०१४ च्या पहिल्या सप्ताहापासून उचलीस सुरुवात करून माहे जानेवारी, २०१४ च्या अंतिम सप्ताहापर्यंत उचल पूर्ण करून पात्र लाभार्थ्यांना विहित वेळेत वितरीत करण्याची दक्षता घ्यावी. आपल्या नॉमिनींना आपण दिलेल्या प्राधिकारपत्रानुसार साखर कारखान्यांनी नियंत्रित साखर देण्यास नकार दिल्यास, शासनास व कारखाना ज्या जिल्हयात आहे, त्या जिल्हाधिकारी यांना कारणमिमांसेसहित फॅक्सद्वारे कळवावे. जेणेकरून संबंधित जिल्हाधिकारी काखान्यांवर कारवाई करून साखर उपलब्ध करून देतील. शासन पत्र क्रमांक साखर-११९०/४२६९/प्र.क्र.५०७५/ ना.पु.१९, दिनांक १० जानेवारी, १९९१ अन्वये दिलेल्या सूचनानुसार जिल्हयास नियतन केलेली सर्व साखर विहित मुदतीत उचलली जाईल व माहे जानेवारी, २०१४ या महिन्याच्या पहिल्या सप्ताहात नियंत्रित साखर शिधापत्रिका धारकांना उपलब्ध होईल, याबाबतची दक्षता घ्यावी. दिनांक १० जानेवारी, १९९१ च्या शासन पत्रात नमूद केल्याप्रमाणे उचलीबाबतचा अहवाल दररोज उप संचालक, नागरी पुरवठा, पुरवठा आयुक्तांचे कार्यालय, नविन प्रशासकीय भवन, कुटीर क्र.५ व ७ फ्रे प्रेस जर्नल मार्ग, मुंबई यांच्याकडे पाठवावा.

७. वाहतूक कंत्राटदार विहित मुदतीत नियंत्रित साखर उचलीत नसल्याचे आढळून आल्यास आपण विहित पद्धतीचा अवलंब करून नियंत्रित साखर उचलण्याची पर्यायी व्यवस्था करावी.

८. जिल्हयास नियतन केलेला कोटा कोणत्याही परिस्थितीत व्यपगत होऊ देवू नये. आपले कार्यरत असलेले नॉमिनी विहित मुदतीत नियंत्रित साखर उचलीत नसल्याचे आढळून आल्यास आपण विहित

पद्धतीचा अवलंब करून, अस्तित्वात असलेल्या इतर नॉमिनीमार्फत साखर उचलण्याची पर्यायी व्यवस्था करावी. जे नॉमिनी दिलेल्या मुदतीत किंवा तदनंतर दिलेल्या वाढीव मुदतीत त्यांना दिलेल्या नियंत्रित साखरेचा कोटा उचलत नसतील किंवा त्यांनी त्यांना दिलेला सदरहू कोटा उचलला नसल्यामुळे जर कोटा व्यपगत झाला असेल तर, अशा नॉमिनींवर तात्काळ आवश्यक ती कारवाई करावी, तसेच शासनाचे पत्र क्रमांक-साखर-१८०८/प्र.क्र.२७/नापु.१९, दिनांक ५ एप्रिल, २००८ अन्वये दिलेल्या सुचनानुसार साखरेच्या नियतनाची १०० टक्के उचल करून ती कार्ड धारकांना वेळेत मिळेल याबाबत दक्षता घ्यावी.

\* साखरेची पूर्ण उचल होईल याबाबतची संपूर्ण जबाबदारी संबंधित जिल्हाधिकारी व जिल्हा पुरवठा अधिकारी यांची राहील.

९. नियंत्रित साखरेच्या वाटप परिमाणास स्थानिक वृत्तपत्रातून विस्तृत प्रसिध्दी घावी, नॉमिनी निहाय नियतन करताना शक्य तो ट्रक लोड विचारात घ्यावा. (नवीन ट्रकलोडच्या नियमानुसार) जर मंजूर करण्यात आलेल्या साखर कारखान्याकडे कोणत्याही कारणास्तव साखर उपलब्ध झाली नाही, तर सदर बाब आपण तात्काळ साखर आयुक्त, महाराष्ट्र राज्य, पुणे यांच्या निदर्शनास आणावी.

१०. सदर आदेश महाराष्ट्र शासनाच्या [www.Maharashtra.gov.in](http://www.Maharashtra.gov.in). या वेबसाईटवर संगणक संकेतांक क्र. २०१३१२२७१४१४२०५९०६ अन्वये उपलब्ध करून देण्यात आला आहे.

सहपत्र-विवरणपत्र

( ए. का. गागरे )

अवर सचिव, महाराष्ट्र शासन  
अन्न, नागरी पुरवठा व ग्राहक संरक्षण विभाग

प्रतिलिपी,

१) उप संचालक, (नागरी पुरवठा), पुरवठा आयुक्तांचे कार्यालय, मुंबई.

त्यांना विनंती करण्यात येते की, **त्यांनी जानेवारी, २०१४ च्या नियंत्रित साखरेच्या उचलीवर दररोज लक्ष ठेवावे.** नियंत्रित साखरेच्या उचलीबाबतचा रोजचा अहवाल सचिव, अन्न, नागरी पुरवठा व ग्राहक संरक्षण विभाग यांना सादर करावा. तसेच महिना अखेरपर्यंत कारखानानिहाय उचललेली साखर व उचलावयाची शिल्लक नियंत्रित साखरेची परिस्थिती दर्शविणारा, तसेच साखर उचल न होण्याची कारणे दर्शविणारा सविस्तर अहवाल **प्रत्येक महिन्याच्या १५ तारखेपर्यंत** शासनास पाठवावा. शासन पत्र क्रमांक साखर ११८९/१३८६/प्रक्र.४४८६/ नापु.१९, दिनांक १६ जून १९८९ सोबत

पाठविलेल्या केंद्र शासनाच्या पत्रात निर्दिष्ट केल्याप्रमाणे महिन्याच्या नियंत्रित साखरेची उचलीबाबतची केंद्र शासनास पाठविण्यात येणारी माहिती यापुढेही पाठविण्याचे चालू ठेवावे.

२) कार्यकारी संचालक, महाराष्ट्र राज्यातील सहकारी व संयुक्त भांडवली साखर कारखाने (११ साखर कारखाने)

त्यांना विनंती करण्यात येते की, संचालक, साखर संचालनालय, भारत सरकार, खाद्य मंत्रालय, नवी दिल्ली यांनी माहे जानेवारी, २०१४ साठी सार्वजनिक वितरण व्यवस्थेमार्फत वाटप करण्यासाठी नियतन म्हणून महाराष्ट्र राज्यास एकूण १,३९,८७७ किंवटल नियंत्रित साखरेचे नियतन मंजूर केलेले आहे.

३) सदर साखरेचे संबंधित कारखान्यांकडून जिल्हानिहाय वाटप सोबत जोडलेल्या विवरणपत्र मध्ये दर्शविलेले आहे. उपरीनिर्दिष्ट विवरणपत्रातील स्तंभ ५ मध्ये दर्शविलेली नियंत्रित साखर जिल्हाधिकारी/नियंत्रक शिधावाटप व संचालक नागरी पुरवठा, मुंबई यांच्या निर्देशाप्रमाणे/ सूचनाप्रमाणे त्यांनी नियुक्त केलेल्या नॉमिनींना देण्याची व्यवस्था करावी.

४) राज्यास नियतन केलेली नियंत्रित साखर आपण केंद्र शासनाच्या आदेशानुसार उचलीचा अंतिम दिनांक २८ फेब्रुवारी, २०१४ पर्यंत जिल्हाधिकारी/ नियंत्रक, शिधावाटप व संचालक नागरी पुरवठा, मुंबई यांनी नियुक्त केलेल्या नॉमिनींना द्यावी.

( ए. का. गागरे )

अवर सचिव, महाराष्ट्र शासन

अन्न, नागरी पुरवठा व ग्राहक संरक्षण विभाग

प्रति, १) प्रधान सचिव, सहकार, पणन व वस्त्रोदयोग विभाग, मंत्रालय, मुंबई यांना माहिती व आवश्यक कार्यवाहीसाठी अग्रेषित.

२) उप आयुक्त (पुरवठा), विभागीय आयुक्त, कोकण, पुणे, नाशिक, औरंगाबाद, नागपूर, अमरावती.

त्यांना विनंती करण्यात येते की, त्यांनी सदर नियतनाबाबत ज्या जिल्हयांना ई-मेल संदेशाद्वारे माहिती प्राप्त होणार नाही, त्यांना नियतनाची प्रत पाठविण्याची व्यवस्था करावी व जिल्हा पुरवठा अधिकारी व शासन यांच्याशी समन्वय साधून नियंत्रित साखर उचल करण्यासाठीची योग्य ती कार्यवाही करावी.

३) वित्तीय सल्लागार व उप सचिव, मुंबई

४) साखर आयुक्त, महाराष्ट्र राज्य, साखर संकुल, शिवाजी नगर, पुणे.

त्यांना विनंती करण्यात येते की, केंद्र शासनाकडून नियंत्रित साखरेचे राज्यास मिळणारे प्रत्येक महिन्यातील नियतन ज्यावेळी संबंधित साखर कारखान्यांकडून संबंधित नॉमिनेंना दिले जात नसल्याच्या तक्रारी आपणास प्राप्त होतात. त्यावेळेस आपण याबाबत व्यक्तीशः लक्ष देवून सदर नियतन संबंधित कारखान्यांद्वारे कोणत्या कारणास्तव उपलब्ध करून दिले जात नाही याची शहानिशा करावी. त्याचप्रमाणे संबंधित कारखान्यास ज्यावेळेस केंद्र शासनाच्या नियतनाच्या आदेशाची प्रत प्राप्त झाली नाही अशा तक्रारी येतात त्यावेळेस आपण केंद्र शासनाचे संकेत स्थळ <http://fcamin.nic.in> यावरुन केंद्र शासनाच्या आदेशाची प्रत प्राप्त करून घेऊन ती संबंधित कारखान्यास पाठविण्याची व्यवस्था करावी व त्यानुसार साखरेचे नियतन संबंधितांना विहित मुदतीत उपलब्ध होईल याची कृपया दक्षता घ्यावी.

- ५) का.नापु-२५ (सांख्यिकी),अन्न,नागरी पुरवठा व ग्राहक संरक्षण विभाग,मंत्रालय,मुंबई-३२
- ६) व्यवस्थापकीय संचालक, महाराष्ट्र राज्य सहकारी साखर कारखाना संघ मर्यादित, साखर भवन, ११ वा मजला, नरीमन पॉर्ट, मुंबई- ४०० ०२९.
- ७) डेक्कन शुगर फॅक्टरीज असोसिएशन, स्टेडियम हाऊस, वीर नरीमन रोड, मरीन लाईन्स,मुंबई-२०.
- ८) निवडनस्ती. (नापु-१९)

## विवरणपत्र

जानेवारी, २०१४ या महिन्यासाठी सन २०११-१२ या उत्पादन वर्षातील महाराष्ट्र राज्यातील ११ साखर कारखान्यातून जिल्हानिहाय व कारखानानिहाय नियतन केलेल्या नियंत्रित साखरेचे नियतन दर्शविणारे विवरणपत्र.

(नियतन क्रिंटल मध्ये)

अ. क्र.	जिल्ह्याचे नांव	एकूण नियतन	कारखाना कोड क्र	नियतन केलेल्या साखर कारखान्याचे नांव	मंजूर केलेले नियतन
१	ठाणे	५८०५	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६२१३.	१८०५
			१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२३०६.	४०००
२	रायगड	३२०४	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६२१३.	१०००
			१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२३०६.	२२०४
३	रत्नागिरी	१८०३	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६२१३.	१८०३
४	सिंधुदुर्ग	१०९५	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६२१३.	१०९५
५	नाशिक	१०६८३	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६२१३.	३५२८
			१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२३०६.	१३६२
			१२२०१	वसंतदादा पाटील स.सा.का.लि., विटेवाडी (लोहोनेर) ता.देवला, जि.नाशिक-४२३३०४.	४६८३
			६५६०१	जाकराया शुगर लि., वाटवाटे, ता.मोहोळ, जि.सोलापूर.	१११०
६	धुळे	५३३०	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२३०६.	१०००
			१२७०१	पद्मश्री डॉ.विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता.राहाता, जि. अहमदनगर-४१३७१२.	४३३०
७	नंदुरबार	४९६५	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२३०६.	१०००
			१२७०१	पद्मश्री डॉ.विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता.राहाता, जि. अहमदनगर-४१३७१२.	३१६५
८	जळगांव	६३०१	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२३०६.	२०००
			१२७०१	पद्मश्री डॉ.विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता.राहाता, जि. अहमदनगर-४१३७१२.	४३०१
९	अहमदनगर	७८७५	१२७०१	पद्मश्री डॉ.विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता.राहाता, जि. अहमदनगर-४१३७१२.	६८७५

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			१८२०१	सिध्देश्वर स.सा.का.लि., पो.माणिकनगर, ता. सिल्लोड, जि.औरंगाबाद-४३१ १३५.	१०००
१०	पुणे (ग्रा) C.R.P.F. N.D.R.F.	३६६६ १०७ + २१ ३७९४	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२ ३०६.	३७९४
	पुणे (श.)	१४३८	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२ ३०६.	१४३८
११	सातारा	३७३४	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६२१३.	१०००
			१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२ ३०६.	२७३४
१२	सांगली	२८६२	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६२१३.	२८६२
१३	सोलापूर (ग्रा)	६९५५	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६२१३.	४९०९
			१४२०१	सहकार महर्षी शंकरराव मोहिते-पाटील स.सा.का.लि.. शंकरनगर- अकलुज, पो. यशवंतनगर, ता. माळशिरस, जि.सोलापूर-४१३ ११८	३०९
			६५६०१	जाकराया शुगर लि., वाटवाटे, ता.मोरोळ, जि.सोलापूर.	१७३७
	सोलापूर (श)	३१७	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६२१३.	३१७
१४	कोल्हापूर	४३७६	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६२१३.	३२६६
			१८००१	श्री छत्रपती राजाराम स.सा.का.लि., पो. कसबाबावडा, ता. करवीर, जि.कोल्हापूर-४१६ ००६.	१११०
१५	औरंगाबाद	५८१३	१२७०१	पद्मश्री डॉ.विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता.राहाता, जि. अहमदनगर-४३३ ७१२.	१३१३
			१८२०१	सिध्देश्वर स.सा.का.लि., पो.माणिकनगर, ता. सिल्लोड, जि.औरंगाबाद-४३१ १३५.	४५००
१६	जालना	३६९०	६३८०१	समृद्धी शुगर लि., रेणूका नगर, देवीदहेगांव, ता.धनसावंगी, जि.जालना	७८२

मं१११८

			१२७०१	पद्मश्री डॉ. विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता. राहाता, जि. अहमदनगर-४१३ ७१२.	२१३७
			१२२०१	वसंतदादा पाटील स.सा.का.लि., विटेवाडी (लोहोनेर) ता. देवला, जि. नासिक-४२३ ३०४.	७७१
१७	परभणी	२०२०	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता. शाहुवाडी, जि. कोल्हापूर-४१६२१३.	१०२०
			१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता. बारामती, जि. पुणे-४१२ ३०६.	१०००
१८	हिंगोली	१४३३	१२७०१	पद्मश्री डॉ. विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता. राहाता, जि. अहमदनगर-४१३ ७१२.	१४३३
१९	बीड	६०७४	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता. बारामती, जि. पुणे-४१२ ३०६.	३५००
			६१९०१	लोकमंगल शुगर अॅण्ड इथेनॉल, भंडारकवठा, ता. दक्षिण सोलापूर, जि. सोलापूर	२५७४
२०	नांदेड C.R.P.F.	४५७५ + ७० ४६४५	६१९०१	लोकमंगल शुगर अॅण्ड इथेनॉल, भंडारकवठा, ता. दक्षिण सोलापूर, जि. सोलापूर	२६४५
			१२७०१	पद्मश्री डॉ. विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता. राहाता, जि. अहमदनगर-४१३ ७१२.	२०००
२१	उस्मानाबाद	२७३५	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता. बारामती, जि. पुणे-४१२ ३०६.	२७३५
२२	लातूर S.T.C. - B.S.F. (Chakur)	३१०३ + ४५ + १९ + २०० ३३६७	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता. बारामती, जि. पुणे-४१२ ३०६.	२५००
			६१९०१	लोकमंगल शुगर अॅण्ड इथेनॉल, भंडारकवठा, ता. दक्षिण सोलापूर, जि. सोलापूर	८६७
२३	बुलढाणा	५४३६	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता. शाहुवाडी, जि. कोल्हापूर-४१६२१३.	२०००
			६१९०१	लोकमंगल शुगर अॅण्ड इथेनॉल, भंडारकवठा, ता. दक्षिण सोलापूर, जि. सोलापूर	३४३६
२४	अकोला	२७८६	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता. बारामती, जि. पुणे-४१२ ३०६.	१७८६
			१२७०१	पद्मश्री डॉ. विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता. राहाता, जि. अहमदनगर-४१३ ७१२.	१०००
२५	वाशिम	२०१७	४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता. शाहुवाडी, जि. कोल्हापूर-४१६२१३.	१०१७

३११२१६

			६१९०१	लोकमंगल शुगर अॅण्ड इथेनॉल, भंडारकवठा, ता.दक्षिण सोलापूर, जि.सोलापूर	१०००
२६	अमरावती	५८३०	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२ ३०६.	१४००
			६१९०१	लोकमंगल शुगर अॅण्ड इथेनॉल, भंडारकवठा, ता.दक्षिण सोलापूर, जि.सोलापूर	२५००
			१२७०१	पद्मश्री डॉ.विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता.राहाता, जि. अहमदनगर-४१३ ७१२.	१०००
			१८२०१	सिध्देश्वर स.सा.का.लि., पो.माणिकनगर, ता. सिल्लोड, जि.औरंगाबाद-४३१ १३५.	१३०
२७	यवतमाळ	३५२५	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२ ३०६.	१०२५
			४६३०१	उदयसिंगराव गायकवाड स.सा.का.लि., सोनावडे, बाम्बावडे, ता.शाहुवाडी, जि.कोल्हापूर-४१६ २१३.	१०००
			६१९०१	लोकमंगल शुगर अॅण्ड इथेनॉल, भंडारकवठा, ता.दक्षिण सोलापूर, जि.सोलापूर	१५००
२८	वर्धा	१०२५	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२ ३०६.	१०२५
२९	नागपूर(ग्रा) C.R.P.F.	२६५८ + १४ + १८ + २० + १५ २८०५	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२ ३०६.	१०००
			६१९०१	लोकमंगल शुगर अॅण्ड इथेनॉल, भंडारकवठा, ता.दक्षिण सोलापूर, जि.सोलापूर	१०५
			१८२०१	सिध्देश्वर स.सा.का.लि., पो.माणिकनगर, ता. सिल्लोड, जि.औरंगाबाद-४३१ १३५.	१००
			२४४०	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२ ३०६.	१५४३
३०	भंडारा	३६४४	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२ ३०६.	२६४४
			१२७०१	पद्मश्री डॉ.विठ्ठलराव विखे पाटील स.सा.का.लि., पो. प्रवरानगर, ता.राहाता, जि. अहमदनगर-४१३ ७१२.	१०००
३१	गोंदीया	३२११	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता.बारामती, जि.पुणे-४१२ ३०६.	१२११

२१११११११

			१२७०१	पद्मश्री डॉ. विठ्ठलराव विखेपाटील स.सा.का.लि., पो. प्रवरानगर, ता. राहाता, जि. अहमदनगर-४१३७१२.	२०००
३२	चंद्रपूर	४१७६	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता. बारामती, जि. पुणे-४१२३०६.	२०००
			६१९०१	लोकमंगल शुगर अॅण्ड इथेनॉल, भंडारकवठा, ता. दक्षिण सोलापूर, जि. सोलापूर	२१७६
३३	गडचिरोली C.R.P.F	२२९१ + ६० + ५७ २४०८	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता. बारामती, जि. पुणे-४१२३०६.	१०००
			१२७०१	पद्मश्री डॉ. विठ्ठलराव विखेपाटील स.सा.का.लि., पो. प्रवरानगर, ता. राहाता, जि. अहमदनगर-४१३७१२.	१४०८
३४	मुंबई/ठाणे C.R.P.F	८६७ + ३३ ९००	१३६०१	श्री. निरा सोमेश्वर स.सा.का.लि., सोमेश्वरनगर, ता. बारामती, जि. पुणे-४१२३०६.	१००
	एकूण	१,३९,८७७			१,३९,८७७

२०१५

5-5 (PDS)/2011-SC II (Sugar Control) (Maharashtra) / 676

Government of India  
 Ministry of Consumer Affairs, Food & Public Distribution  
 Department of Food & Public Distribution  
 Directorate of Sugar  
 Krishibhawan

New Delhi 110 001.  
 Dated: - 11th December, 2013.

To  
 Shri Deepak Kapoor,  
 The Principal Secretary/ Secretary  
 Department of Food & Civil Supplies.  
 Government of Maharashtra,  
 Mantralaya, Mumbai,  
 Maharashtra.

**Subject: Allocation of Residual levy sugar of 2011-12 sugar season for meeting partial requirements of the State for PDS.**

Sir,

As you are aware, Government, with a view to utilize the pending levy obligation of 2011-12 sugar season of the sugar mills have released the residual quantities of levy sugar in favour of the respective States where these stocks are lying. A total **quantity of 99914.7 MT** including old levy obligation of Lok Mangal and Bhandar Kavathe sugar factories was allocated to the State of Maharashtra from 23.5.2013 to 25.09.2013, as communicated to you vide our earlier letter of even number dated 11th October, 2013. (Copy enclosed). Further, a quantity of **2971.8 MT** was released in favour of Maharashtra, vide orders dated 18.10.2013 and 22.11.2013 (Copies enclosed)

2. It has been found that the levy sugar allotted from the sugar mills of Maharashtra to other outside States like West Bengal, Orissa, Madhya Pradesh etc., has not been lifted till date by these outside States and the same is still lying unlifted with the sugar mills of Maharashtra. In order to complete the procurement of levy sugar from the sugar mills against their levy obligation and settle their levy accounts for the sugar season 2011-12, it has now been decided to allocate this unlifted quantity also for within the State consumption, for the State of Maharashtra. Accordingly a quantity of **27845.5 MT** is being allocated for the State of Maharashtra vide levy allotment order No. 5-5(Misc.-3)/ 2012-SC-II/346 dated 3<sup>rd</sup> December, 2013 and Order dated 09<sup>th</sup> December, 2013 (Copies enclosed).

3. In addition to above, a quantity of **10845.0 MT** earlier allocated ex- Baharapar sugar factory of Gujarat State in favour of State of West Bengal, which being a refinery fulfills their levy obligation from Ichalkaranji sugar factory of State of Maharashtra has also been cancelled and reallocated in favour of State of Maharashtra, vide levy allotment order No. 5-5(Misc.-3)/ 2012-SC-II/348 dated 3<sup>rd</sup> December, 2013 (Copy enclosed). **Thus, the total quantity of 141577.0 MT has been allotted to Maharashtra between 23.5.2013 till 09.12.2013.**

4. You are therefore, requested to issue necessary instructions to the nominees of State Government of Maharashtra/concerned lifting agency to arrange expeditious lifting of levy sugar from the allottee sugar mills by 31.12.2013 and update the lifting position on Website in NIC Developed levy module.

File No.5-5(Maharashtra)/2011-Sugar Control / 6.56  
 Government of India  
 Ministry of Consumer Affairs, Food & Public Distribution  
 Department of Food & Public Distribution  
 Directorate of Sugar

Krishi Bhavan, New Delhi  
 Dated: 11.10.2013

To

Shri Deepak Kapoor,  
 Secretary,  
 Food, Civil Supplies and Consumer  
 protection Department, Govt, of Maharashtra  
 Madam Cama Road,  
 Hutatma Rajguru Chowk,  
 Mantralaya, Mumbai-400 032.

**Subject:- Non-delivery of allocated levy sugar by the sugar factories.**

Sir,

Kindly refer to your DO letter No.1113/C.R.95/CS 19 dated 05<sup>th</sup> October, 2013 and as well as letter No. Sakhar-1713/1822/CR-157/CS-19 dated 13.09.2013 in a similar context, which is with regards to non-supply of levy sugar by certain sugar mills.

2. As you are aware, the system of levy sugar supply for meeting PDS requirement is in its sag end and there is no levy obligation on the sugar mills for the sugar production 2012-13 sugar season onwards. However, in case of Maharashtra, whatever levy sugar has been allocated to Maharashtra Government after 23.05.2013 is on account of pending levy sugar of various sugar mills for the sugar season 2011-12. In addition the levy allocation made to Lok Mangal and Bhandarkavathe sugar mills is on account of their pending levy obligation of past sugar seasons (Copy enclosed).

3. The total quantity of levy sugar allocated to the Maharashtra Government on this account under various allotment orders is 99914.7 MT and should be sufficient to meet the PDS requirement of the State upto the month of December, 2013, i.e., from period June 2013 to December, 2013. In this context, very recently, we have also extended the pending release orders upto 31.12.2013 vide this Office Order No. 5-5(Misc.-3)/2012-SC-II/318 and 320 Dated 25.09.2013 copy enclosed (**Annexure-1**). Further, in order to ward off the delay of PDS supply by the delinquent sugar mills and in order to prevent the delay which occurs in to and fro correspondence between this office and your office, we have also inserted a clause in the release order which read as below:-

**"In case, the state government/UT administration is not able to get delivery of allocated levy sugar from the concerned sugar mills in the stipulated time, the quantity of sugar out of the available sugar stock of the allocated sugar season or the subsequent sugar season as available with the mill, equivalent to the release order quantity should be deemed to have been seized under**

- 4/4

4. With the inclusion of the above clause in the re-allotment orders issued in respect of quantity of levy sugar remaining undelivered by delinquent sugar mills as well as in the extension of validity period orders, the confiscation proceedings in each and either case as well as penal action can be initiated by the State Government suo-motu, without awaiting issue of the directions by the Central Government to initiate penal action against the defaulting sugar mills.

5. I would therefore, request you to take strictest possible action against defaulter sugar mill through concerned District Magistrates, asking them to confiscate equivalent exchange of sugar stock and hand it over to the PDS officials as well as filing of FIR and for initiating the penal action against the defaulter sugar mills. For the matter of records, a list of sugar mill-wise and release order-wise list of the levy allotment orders issued for the State of Karnataka from 23.5.2013 to 25.09.2013, is enclosed as (Annexure-II). This Department has also issued confiscation cum seizure orders as well as for taking penal action against the delinquent sugar mills. In this connection, a D.O. letter No. SC-II/12.R.P.-Levy Release/614 dated 22.08.2013 from Joint Secretary (Sugar) containing summary of confiscation-cum-seizure orders are enclosed as (Annexure-111).

6. We have been constantly asking uploading of the lifting position of levy sugar by the State Government to your predecessors as well as duty staff members from your office so as to finalise the levy account of the sugar mills of your State as per their pending levy obligation of 2011-12 sugar season but the same has not been completed by your state. This has serious implication as this office is not in a position to ascertain sugar mill-wise actual quantity of levy sugar remaining unlifted, which otherwise can be re-allocated for the PDS. You are also requested to ask the concerned officers to upload the levy position, which would help in settling the levy account of 2011-12 sugar seasons in respect of sugar mills of your State at the earliest.

7. It is also relevant to mention here that, the total quantity of levy sugar allotted to State of Karnataka from 23.5.2013 till 25.09.2013, including old levy obligation against Bellad Bagewadi sugar mill, is sufficient to meet the requirement of State of Karnataka, upto the month of December, 2013. Therefore, the claim of State of Karnataka for subsidy under the new Scheme of procurement of sugar for distribution under Public Distribution System would be admissible from the months/quarter January,2014 to March,2014 after adjusting the allocated quantity through old levy route

Yours faithfully,

  
(Rajesh Gehgal)  
Chief Director (Sugar)  
Tele:-23383760.

No. 5-5(Misc-3)2012-SC-II / 35 (1)

Government of India

Ministry of Consumer Affairs, Food and Public Distribution  
Department of Food and Public Distribution  
( DIRECTORATE OF SUGAR )

Krishi Bhawan, New Delhi.  
Dated the 17th December, 2013

**ORDER**

In exercise of the powers conferred by sub-clause (1) of clause 2 of the Levy Sugar Supply (Control) Order, 1979 read with the Notification of the Govt. of India No. GSR. 697 (E)/Ess.Com/Sugar dated 17<sup>th</sup> December, 1979, I, Kalyan Nag, Director (Cost), Directorate of Sugar, Ministry of Consumer Affairs, Food & Public Distribution, hereby direct that the producers or owners of the following sugar factories shall sell the specified quantity of levy sugar out of the production of the year 2011-2012 (October, 2011 to September, 2012) to the **Govt. of Maharashtra** or any person or organization duly authorized by such officer hereinafter referred to as the 'Consignee' with effect from the date of receipt of this direction, subject to the conditions specified in this order, namely below :-

SI No.	Code No.	Short Name	Qty. in M.T
1.	18601	Terna	1218.1(One thousand two hundred eighteen decimal one)
2.	46301	Sonawade	3273.2(Three thousand two hundred seventy three decimal two)
3.	63801	Samrudhi	78.2(Seventy eighty decimal two)
	<b>TOTAL</b>		<b>4569.5 ✓</b>

**CONDITIONS FOR DELIVERY/DESPATCH**

1. The quality of levy sugar to be supplied shall be produced by Sulphitation/or any other process conforming to ISS Grade and packed in 50 Kg. new jute bags.
2. The allottee sugar mill shall be duty bound to deliver levy sugar within the period of one week from the demand by the allottee agency, viz. Food Corporation of India (FCI)/UT Administration/State Government concerned/ nominated agency of Direct Allottee States Government, as the case may be.
3. The levy sugar may be delivered ex-factory or dispatch by rail as may be desired by the consignee. In case of despatch by rail, the producer shall apply for registration of wagon within three days of the receipt of dispatching instructions by him from the consignee. If the wagon quota is not immediately available, he shall apply for the registration as soon as the wagon quota becomes available. The producer shall also report the fact of non-availability of wagon quota to Joint Commissioner (Movt.), Ministry of Consumer Affairs, Food & Public Distribution, Krishi Bhawan, New Delhi.
4. The State Government's concerned shall arrange lifting of levy sugar from the allottee sugar mills in a planned manner and develop and maintain pipeline stocks, to feed their Public Distribution System requirement as per the existing norms, every month, without fail.
5. The delivery/dispatch of levy sugar against this order shall commence with immediate effect and delivery/dispatch of the entire quantity shall be completed by 31.12.2013. The Direct Allottee States shall, arrange lifting the entire allotted levy quota immediately.

*[Signature]*

*[Signature]*

ewr

6. Any objection by the sugar mills to evy allotment made to their factory/levy delivery, if not received in the Directorate of Sugar within one week of the issue of levy allotment orders, through e-mail at (sugarrelease.fpd@nic.in), followed by a hard copy of the same, it would make the concerned sugar mill liable to be taken as defaulter sugar mill and with consequences of action under the Essential Commodities Act, 1955, in case of subsequent non-delivery.

7. Allottee sugar mill shall be liable for action under Essential Commodities Act, 1955, in case of non-delivery of sugar, delivery of below ISS specification sugar and for delivery of levy sugar in any non-mandatory packing.

8. The allottee agency, Administration/State Government concerned/nominated agency of Direct Allottee States Government, shall be duty bound to inform sugar Directorate any instance of non-delivery or inferior quality of sugar or sugar packed in non-mandatory packing by the allottee sugar mill.

9. In case, the state government/UT administration is not able to get delivery of allocated levy sugar from the concerned sugar mills in the stipulated time, the quantity of sugar out of the available sugar stock of the allocated sugar season or the subsequent sugar season as available with the mill, equivalent to the release order quantity should be deemed to have been seized under Clause 11 of Sugar (Control) Order for further necessary action by the concerned District Magistrate under Clause 6A of the Essential Commodity Act, 1955. The allottee agency may accordingly take up the matter with concerned District Magistrate for delivery of the quantity so seized as part of confiscation proceedings for meeting the requirements of PDS. In this situation the sugar factory would be entitled for the sale proceeds, in case of any decision to the contrary, subsequently as per provisions prescribed in Clause 6A(3) of the Essential Commodities Act, 1955. The concerned State Government may also initiate penal action under Clause 7 of the Essential Commodity Act, 1955 in case of such eventuality

10. The producers of the sugar on pre-page shall be entitled to the price for the sugar season 2011-2012 production as provided in Provisional Sugar (Price Determination for 2011-2012 production), 2012 dated 07.03.2012.

11. The transaction arising out of this direction shall be entirely and strictly on commercial basis between the producer and the consignee to whom levy sugar is delivered or dispatched in accordance with the instruction of the State Govt.. Any claim or dispute arising out of this transaction shall be responsibility of the producer and the consignee and no claim shall lie against the Central Govt. by reason of issue of this direction.

To

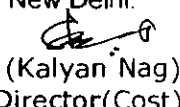
All concerned sugar mills



(Kalyan Nag)  
Director (Cost)

Copy to :- 1. The Central Excise Officer concerned.

2. The Secretary, Govt. of Maharashtra , Food & Civil Supplies Deptt., Mumbai
3. The Manager(Sugar), Food Corporation of India, 16-20, Barakhamba Lane, New Delhi.
4. Folder/Factory File./Costing-II.

  
(Kalyan Nag)  
Director (Cost)

No. 5-5(Misc-3)2012-SC-II/346  
Government of India

Ministry of Consumer Affairs, Food and Public Distribution  
Department of Food and Public Distribution  
( DIRECTORATE OF SUGAR )

Krishi Bhawan, New Delhi.  
Dated the 3<sup>rd</sup> December, 2013

### ORDER

In exercise of the powers conferred by sub-clause (1) of clause 2 of the Levy Sugar Supply (Control) Order, 1979 read with the Notification of the Govt. of India No. GSR. 697 (E)/Ess.Com/Sugar dated 17<sup>th</sup> December, 1979, I, Kalyan Nag, Director (Cost), Directorate of Sugar, Ministry of Consumer Affairs, Food & Public Distribution, hereby direct that the producers or owners of the following sugar factories shall sell the specified quantity of levy sugar out of the production of the year 2011-2012 (October, 2011 to September, 2012) to the **Govt. of Maharashtra** or any person or organization duly authorized by such officer hereinafter referred to as the 'Consignee' with effect from the date of receipt of this direction, subject to the conditions specified in this order, namely below :-

SI N	Code No	Short Name	Qty. in M.T
1.	13601	Nira	8060.5(Eight thousand sixty decimal five)
2.	61901	Bhandarkavathe	10752.0(Ten thousand seven hundred fifty two)
3.	12701	Pravaranagar	3095.4(Three thousand ninety five decimal four)
4.	12201	Vithewadi	545.4(Five hundred forty five decimal four)
5.	18201	Sillod	822.7(Eight hundred twenty two decimal seven)
<b>TOTAL</b>			<b>23276.0 ✓</b>

#### CONDITIONS FOR DELIVERY/DESPATCH

1. The quality of levy sugar to be supplied shall be produced by Sulphitation/or any other process conforming to ISS Grade and packed in 50 Kg. new jute bags.
2. The allottee sugar mill shall be duty bound to deliver levy sugar within the period of one week from the demand by the allottee agency, viz. Food Corporation of India (FCI)/UT Administration/State Government concerned/ nominated agency of Direct Allottee States Government, as the case may be.
3. The levy sugar may be delivered ex-factory or dispatch by rail as may be desired by the consignee. In case of despatch by rail, the producer shall apply for registration of wagon within three days of the receipt of dispatching instructions by him from the consignee. If the wagon quota is not immediately available, he shall apply for the registration as soon as the wagon quota becomes available. The producer shall also report the fact of non-availability of wagon quota to Joint Commissioner (Movt.), Ministry of Consumer Affairs, Food & Public Distribution, Krishi Bhavan, New Delhi.
4. The State Government's concerned shall arrange lifting of levy sugar from the allottee sugar mills in a planned manner and develop and maintain pipeline stocks, to feed their Public Distribution System requirement as per the existing norms, every month, without fail.
5. The delivery/dispatch of levy sugar against this order shall commence with immediate effect and delivery/dispatch of the entire quantity shall be completed by 31.12.2013. The Direct Allottee States shall, arrange lifting the entire allotted levy quota immediately.

6. Any objection by the sugar mills to levy allotment made to their factory/levy delivery, if not received in the Directorate of Sugar within one week of the issue of levy allotment orders, through e-mail at (sugarrelease.fpd@nic.in), followed by a hard copy of the same, it would make the concerned sugar mill liable to be taken as defaulter sugar mill and with consequences of action under the Essential Commodities Act, 1955, in case of subsequent non-delivery.

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9. In case, the state government/UT administration is not able to get delivery of allocated levy sugar from the concerned sugar mills in the stipulated time, the quantity of sugar out of the available sugar stock of the allocated sugar season or the subsequent sugar season as available with the mill, equivalent to the release order quantity should be deemed to have been seized under Clause 11 of Sugar (Control) Order for further necessary action by the concerned District Magistrate under Clause 6A of the Essential Commodity Act, 1955. The allottee agency may accordingly take up the matter with concerned District Magistrate for delivery of the quantity so seized as part of confiscation proceedings for meeting the requirements of PDS. In this situation the sugar factory would be entitled for the sale proceeds, in case of any decision to the contrary, subsequently as per provisions prescribed in Clause 6A(3) of the Essential Commodities Act, 1955. The concerned State Government may also initiate penal action under Clause 7 of the Essential Commodity Act, 1955 in case of such eventuality

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11. The transaction arising out of this direction shall be entirely and strictly on commercial basis between the producer and the consignee to whom levy sugar is delivered or dispatched in accordance with the instruction of the State Govt.. Any claim or dispute arising out of this transaction shall be responsibility of the producer and the consignee and no claim shall lie against the Central Govt. by reason of issue of this direction.

To

All concerned sugar mills

  
(Kalyan Nag)  
Director (Cost)

Copy to :- 1. The Central Excise Officer concerned.

2. The Secretary, Govt. of Maharashtra , Food & Civil Supplies Deptt., Mumbai  
3. The Manager(Sugar), Food Corporation of India, 16-20, Barakhamba Lane, New Delhi.  
4. Folder/Factory File./Costing-II.

  
(Kalyan Nag)  
Director(Cost)

  
A. H. C.

-94/15

No. 5-5(Misc.-3)2012-SC-II/ 337  
GOVERNMENT OF INDIA  
Ministry of Consumer Affairs, Food & Public Distribution  
Department of Food & Public Distribution  
(Directorate of Sugar)

Krishi Bhavan, New Delhi.  
Dated: 18.10.2013

### ORDER

In exercise of the powers conferred by sub-clause (1) of clause 2 of the Levy Sugar Supply (Control) Order, 1979 read with the Notification of the Govt. of India No. GSR. 697 (E)/Ess.Com/Sugar dated 17 December, 1979, I, Kalyan Nag, Director (Cost), Directorate of Sugar, Ministry of Consumer Affairs, Food & Public Distribution, hereby direct that the producers or owners of the following sugar factories shall sell the specified quantity of levy sugar out of the production of the year 2011-2012 (October, 2011 to September, 2012) to the **Government of Maharashtra** or any person or organization duly authorized by such officer hereinafter referred to as the 'Consignee' with effect from the date of receipt of this direction, subject to the conditions specified in this order, namely below :-

*I received*

Sl. No.	Code No.	Short Name	Qty. in M.T
1..	14201	Akluj	30.9(Thirty decimal nine)
2..	65601	Jakraya	284.7(Two hundred eighty four decimal seven )
3..	18001	Kolhapur	111.0(One hundred eleven)
4..	52501	Sharad	145.2(One hundred forty five decimal two)
		Total	571.8

### CONDITIONS FOR DELIVERY/DESPATCH

1. The quality of levy sugar to be supplied shall be produced by Sulphitation/or any other process conforming to ISS Grade and packed in 50 Kg. new jute bags.
2. The allottee sugar mill shall be duty bound to deliver levy sugar within the period of one week from the demand by the allottee agency, viz. Food Corporation of India (FCI)/UT Administration/State Government concerned/nominated agency of Direct Allottee States Government, as the case may be.
3. The levy sugar may be delivered ex-factory or dispatch by rail as may be desired by the consignee. In case of despatch by rail, the producer shall apply for registration of wagon within three days of the receipt of dispatching instructions by him from the consignee. If the wagon quota is not immediately available, he shall apply for the registration as soon as the wagon quota becomes available. The producer shall also report the fact of non-availability of wagon quota to Joint Commissioner (Movt.), Ministry of Consumer Affairs, Food & Public Distribution, Krishi Bhavan, New Delhi.
4. "In case of movement of levy sugar from the outside States in rake loads, the re-imbursement of the first stage of transportation charges shall be restricted to the railway freight charges from the rail-head in the sugar supplying State to the nearest rail-head in the consuming State".
5. The State Government's concerned shall arrange lifting of levy sugar from the allottee sugar mills in a planned manner and develop and maintain pipeline stocks, to feed their Public Distribution System requirement as per the existing norms, every month, without fail.
6. The delivery/dispatch of levy sugar against this order shall commence with immediate effect and delivery/dispatch of the entire quantity shall be completed by 31.12.2013. The Direct Allottee States/Food Corporation of India shall, arrange lifting the entire allotted levy quota immediately.

7. Any objection by the sugar mills to levy allotment made to their factory/levy delivery, if not received in the Directorate of Sugar within one week of the issue of levy allotment orders, through e-mail at ([sugarrelease.fpd@nic.in](mailto:sugarrelease.fpd@nic.in)), followed by a hard copy of the same, it would make the concerned sugar mill liable to be taken as defaulter sugar mill and with consequences of action under the Essential Commodities Act, 1955, in case of subsequent non-delivery.

8. Allottee sugar mill shall be liable for action under Essential Commodities Act, 1955, in case of non-delivery of sugar, delivery of below ISS specification sugar and for delivery of levy sugar in any non-mandatory packing

9. The allottee agency, viz., Food Corporation of India (FCI)/UT Administration/State Government concerned/nominated agency of Direct Allottee States Government, shall be duty bound to inform sugar Directorate any instance of non-delivery or inferior quality of sugar or sugar packed in non-mandatory packing by the allottee sugar mill.

10. In case, the state government/UT administration is not able to get delivery of allocated levy sugar from the concerned sugar mills in the stipulated time, the quantity of sugar out of the available sugar stock of the allocated sugar season or the subsequent sugar season as available with the mill, equivalent to the release order quantity should be deemed to have been seized under Clause 11 of Sugar (Control) Order for further necessary action by the concerned District Magistrate under Clause 6A of the Essential Commodity Act, 1955. The allottee agency may accordingly take up the matter with concerned District Magistrate for delivery of the quantity so seized as part of confiscation proceedings for meeting the requirements of PDS. In this situation the sugar factory would be entitled for the sale proceeds, in case of any decision to the contrary, subsequently as per provisions prescribed in Clause 6A(3) of the Essential Commodities Act, 1955. The concerned State Government may also initiate penal action under Clause 7 of the Essential Commodity Act, 1955 in case of such eventuality

11. The producers of the sugar on pre-page shall be entitled to the price for the sugar season 2011-2012 production as provided in Provisional Sugar (Price Determination for 2011-2012 production), 2012 dated 07.03.2012

12. The transaction arising out of this direction shall be entirely and strictly on commercial basis between the producer and the consignee to whom levy sugar is delivered or dispatched in accordance with the instruction of the State Govt./FCI/Admn. Any claim or dispute arising out of this transaction shall be responsibility of the producer and the consignee and no claim shall lie against the Central Govt. by reason of issue of this direction.

  
(Kalyan Nag)  
Director (Cost)

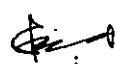
To

All concerned sugar mills.

Copy to :-  
1. The Central Excise Officer concerned.  
2. The Secretary, Govt. of Maharashtra, Food & Civil Supplies Department, Mumbai.  
3. The Manager(Sugar), Food Corporation of India, 16-20, Barakhamba Lane, New Delhi.  
4. Section Officer(Release)/Factory File





  
(Kalyan Nag)  
Director (Cost)

-9645

No. 4-(110)/2013-SC.II/ 343  
GOVERNMENT OF INDIA  
Ministry of Consumer Affairs, Food & Public Distribution  
Department of Food & Public Distribution  
(Directorate of Sugar)

Krishi Bhavan, New Delhi.  
Dated : 22<sup>nd</sup> November, 2013.

ORDER

In exercise of the powers conferred by sub-clause (1) of clause 2 of the Levy Sugar Supply (Control) Order, 1979 read with the Notification of the Govt. of India No. GSR. 697 (E)/Ess.Com/Sugar dated 17<sup>th</sup> December, 1979, I, Kalyan Nag, Director (Cost), Directorate of Sugar, Ministry of Consumer Affairs, Food & Public Distribution, hereby direct that the producers or owners of the following sugar factories shall sell the specified quantity of levy sugar out of the production of the year 2011-2012 (October, 2011 to September, 2012) to the Govt. of Maharashtra or any person or organization duly authorized by such officer hereinafter referred to as the 'Consignee' with effect from the date of receipt of this direction, subject to the conditions specified in this order, namely below :-

S.N0	Code No.	Short Name	Quantity. in M.T.
1	46401	Spora Bazar	2400.0* (Two thousand four hundred )

*CR. 200/13  
20/13-11928  
13-12072  
24000*  
\* As M/s 46401/Sipora Bazar Sugar factory has not delivered allocated levy sugar to Chhattisgarh State by Rly. Rake on account of claimed difficulties of transportation, the quantity had to be cancelled and re-allocated to Maharashtra state so that the mill can deliver such quantity expeditiously for its utilization within the state.

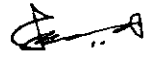
**CONDITIONS FOR DELIVERY/DESPATCH**

1. The quality of levy sugar to be supplied shall be produced by Sulphitation/or any other process conforming to ISS Grade and packed in 50 Kg. new jute bags.
2. The allottee sugar mill shall be duty bound to deliver levy sugar within the period of one week from the demand by the allottee agency, viz. Food Corporation of India (FCI)/UT Administration/State Government concerned/ nominated agency of Direct Allottee States Government, as the case may be.
3. The levy sugar may be delivered ex-factory or dispatch by rail as may be desired by the consignee. In case of despatch by rail, the producer shall apply for registration of wagon within three days of the receipt of dispatching instructions by him from the consignee. If the wagon quota is not immediately available, he shall apply for the registration as soon as the wagon quota becomes available. The producer shall also report the fact of non-availability of wagon quota to Joint Commissioner (Movt.), Ministry of Consumer Affairs, Food & Public Distribution, Krishi Bhavan, New Delhi.
4. "In case of movement of levy sugar from the outside States in rake loads, the re-imbursement of the first stage of transportation charges shall be restricted to the railway freight charges from the rail-head in the sugar supplying State to the nearest rail-head in the consuming State".
5. The State Government's concerned shall arrange lifting of levy sugar from the allottee sugar mills in a planned manner and develop and maintain pipeline stocks, to feed their Public Distribution System requirement as per the existing norms, every month, without fail.
6. The delivery/dispatch of levy sugar against this order shall commence with immediate effect and delivery/dispatch of the entire quantity shall be completed by 31.12.2013. The Direct Allottee States/Food Corporation of India shall, arrange lifting the entire allotted levy quota immediately.

Contd.2/-



7. Any objection by the sugar mills to levy allotment made to their factory/levy delivery, if not received in the Directorate of Sugar within one week of the issue of levy allotment orders, through e-mail at (sugarrelease.fpd@nic.in), followed by a hard copy of the same, it would make the concerned sugar mill liable to be taken as defaulter sugar mill and with consequences of action under the Essential Commodities Act, 1955, in case of subsequent non-delivery.
8. Allottee sugar mill shall be liable for action under Essential Commodities Act, 1955, in case of non-delivery of sugar, delivery of below ISS specification sugar and for delivery of levy sugar in any non-mandatory packing.
9. The allottee agency, viz., Food Corporation of India (FCI)/UT Administration/State Government concerned/nominated agency of Direct Allottee States Government, shall be duty bound to inform sugar Directorate any instance of non-delivery or inferior quality of sugar or sugar packed in non-mandatory packing by the allottee sugar mill.
10. In case, the state government/UT administration is not able to get delivery of allocated levy sugar from the concerned sugar mills in the stipulated time, the quantity of sugar out of the available sugar stock of the allocated sugar season or the subsequent sugar season as available with the mill. Equivalent to the release order quantity should be deemed to have been seized under Clause 11 of sugar (Control) Order for further necessary action by the concerned District Magistrate under Clause 6A of the Essential Commodity Act, 1955. The allottee agency may accordingly take up the matter with concerned District Magistrates for delivery of the quantity so seized as part of confiscation proceedings for meeting the requirements of PDS. In this situation the sugar factory would be entitled for the sales proceeds, in case of any decision to the contrary, subsequently as per provisions prescribed in Clause 6A(3) of the Essential Commodities Act, 1955. The concerned State Government may also initiate penal action under Clause 7 of the Essential Commodity Act, 1955 in case of such eventuality.
11. The producers of the sugar on pre-page shall be entitled to the price for the sugar season 2011-2012 production as provided in Provisional Sugar (Price Determination for 2011-2012 production), 2012 dated 07.03.2012.
12. The transaction arising out of this direction shall be entirely and strictly on commercial basis between the producer and the consignee to whom levy sugar is delivered or dispatched in accordance with the instruction of the State Govt./FCI/Admn. Any claim or dispute arising out of this transaction shall be responsibility of the producer and the consignee and no claim shall lie against the Central Govt. by reason of issue of this direction.



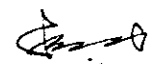
(Kalyan Nag)  
Director (Cost)

To

46401/ Spora Bazar Sugar mill.

Copy to:-

1. The Central Excise Officer concerned.
2. The Secretary, Govt. of Maharashtra, Food & Civil Supplies Deptt., Mumbai
3. The Manager (Sugar), FCI, New Delhi.
4. Section Officer (Release)/Deputy Director (Cost)/Factory file.



Kalyan Nag  
Director(Cost)

No. 5-5(Misc.-3)/2012-SC-II/359

Government of India

Ministry of Consumer Affairs, Food and Public Distribution  
Department of Food and Public Distribution  
( DIRECTORATE OF SUGAR )Krishi Bhawan, New Delhi.  
Dated the 24<sup>th</sup> December, 2013.LEVY SUGAR : VALIDITY PERIOD : EXTENSION ORDER

In exercise of the powers conferred by sub-clause (1) of clause 2 of the Levy Sugar Supply (Control) Order, 1979 read with the Notification of the Government of India No. GSR. 697 (E)/Ess.Com/Sugar dated 17<sup>th</sup> December, 1979, I, Kalyan Nag, Director (Cost), Directorate of Sugar, Department of Food & Public Distribution hereby extend the validity period for delivery/dispatch of levy sugar released vide order No. SC/2011-12/Levy Sugar/ Maharashtra, dated 23.05.2013, No. 5-5(PDS)/2013-SC-II/292 dated 13.09.2013, No. 5-5(Misc.-3)/2012-SC-II/305 dated 25.09.2013, No. 5-5(Misc.-3)/2012-SC-II/348 dated 03.12.2013 and No. 5-5(Misc.-3)/2012-SC-II/346 dated 03.12.2013 in respect of all concerned sugar mills in favour of Government of Maharashtra is extended upto 28<sup>th</sup> February, 2014.

Additional Condition

In case, the state government/UT administration is not able to get delivery of allocated levy sugar from the concerned sugar mills in the stipulated time, the quantity of sugar out of the available sugar stock of the allocated sugar season or the subsequent sugar season as available with the mill, equivalent to the release order quantity should be deemed to have been seized under Clause 11 of Sugar (Control) Order for further necessary action by the concerned District Magistrate under Clause 6A of the Essential Commodity Act, 1955. The allottee agency may accordingly take up the matter with concerned District Magistrate for delivery of the quantity so seized as part of confiscation proceedings for meeting the requirements of PDS. In this situation the sugar factory would be entitled for the sale proceeds, in case of any decision to the contrary, subsequently as per provisions prescribed in Clause 6A(3) of the Essential Commodities Act, 1955. The concerned State Government may also initiate penal action under Clause 7 of the Essential Commodity Act, 1955 in case of such eventuality

To

All concern sugar mills.


(Kalyan Nag)  
Director (Cost)

Copy to:- 1. The Central Excise Officer concerned.  
2. The Secretary, Govt. of Maharashtra, Food, Civil Supplies Department, Mumbai  
3. The Manager(Sugar), Food Corporation of India, 16-20, Barakhamba Lane, New Delhi.  
4. Folder/Factory File.


(Kalyan Nag)  
Director (Cost)

No. 5-5(Misc.-3)/2012-SC-II/360

Government of India

Ministry of Consumer Affairs, Food and Public Distribution

Department of Food and Public Distribution

( DIRECTORATE OF SUGAR )

Krishi Bhawan, New Delhi.

Dated the 24<sup>th</sup> December, 2013.**LEVY SUGAR : VALIDITY PERIOD : EXTENSION ORDER**

In exercise of the powers conferred by sub clause (1) of clause 2 of the Levy Sugar Supply (Control) Order, 1979 read with the Notification of the Govt. of India No. GSR 697I/Ess.Com./Sugar dated the 17<sup>th</sup> December, 1979, the undersigned hereby extends the validity period for delivery/dispatch of levy sugar release order as detailed below in respect of the sugar mills mentioned against each in favour of Government of Maharashtra for a period upto 28.02.2014:-

Sl. No	Release Order No. and date	Code &/Short name of the factory
1	No. SC/2011-2012/Levy Sugar/ Old obligation/Maharashtra. Dt. 23.05.2013	50901/Lokmangal, 61901/Bhandarkavathe
3	No. 4-10(6)/94-SC-II/258 dt. 13.08.2013	50101/Pangri
4	No. 4-(110)/2013-SC-II/343 dt. 22.11.2013	46401/Spora Bazar
5	No. 5-5(Misc.-3)/2012-SC-II/354 dated 09.12.2013	18601/Tema, 46301/Sonawade and 63801/Samrudhi
6	No. 5-5(Misc.-3)/2012-SC-II/337 dated 18.10.2013	14201/Akliuj, 65601/Jakraya, 18001/Kolhapur and 52501/Sharad
7	No. 5-5(H.P.)/2013-SC-II/248 dt. 17.7.2013	53005/Tambale

**Additional Condition**

In case, the state government/UT administration is not able to get delivery of allocated levy sugar from the concerned sugar mills in the stipulated time, the quantity of sugar out of the available sugar stock of the allocated sugar season or the subsequent sugar season as available with the mill, equivalent to the release order quantity should be deemed to have been seized under Clause 11 of Sugar (Control) Order for further necessary action by the concerned District Magistrate under Clause 6A of the Essential Commodity Act, 1955. The allottee agency may accordingly take up the matter with concerned District Magistrate for delivery of the quantity so seized as part of confiscation proceedings for meeting the requirements of PDS. In this situation the sugar factory would be entitled for the sale proceeds, in case of any decision to the contrary, subsequently as per provisions prescribed in Clause 6A(3) of the Essential Commodities Act, 1955. The concerned State Government may also initiate penal action under Clause 7 of the Essential Commodity Act, 1955 in case of such eventuality

To

All concerned sugar mills.

  
 (Kalyan Nag)  
 Director (Cost)

Copy to:- 1. The Central Excise Officer concerned.

2. The Secretary to the Govt. of Maharashtra Food, Civil Supplies Department, Mumbai.  
 3. The Manager(Sugar), Food Corporation of India, 16-20, Barakhamba Lane, New Delhi.  
 4. Folder/Factory File.


  
 (Kalyan Nag)  
 Director (Cost)